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1 2 3 4 5	PHILLIP A. TALBERT United States Attorney DAVID W. SPENCER Assistant United States Attorney 501 I Street, Suite 10-100 Sacramento, CA 95814 Telephone: (916) 554-2700 Facsimile: (916) 554-2900			
6 7	Attorneys for Plaintiff United States of America			
8		TED STATES DISTRICT COURT N DISTRICT OF CALIFORNIA		
0				
1	UNITED STATES OF AMERICA,	CASE NO. 2:21-CR-0007-DAD		
12	Plaintiff, v.	STIPULATION REGARDING EXCLUDABLE TIME PERIODS UNDER SPEEDY TRIAL ACT; [PROPOSED] ORDER		
14 15 16 17	JOSE GUADALUPE LOPEZ-ZAMORA LEONARDO FLORES BELTRAN, CHRISTIAN ANTHONY ROMERO, JOAQUIN ALBERTO SOTELO VALDI ERIKA GABRIELA ZAMORA ROJO, JOSE LUIS AGUILAR SAUCEDO, and ROSARIO ZAMORA ROJO,	TIME: 9:30 a.m. COURT: Hon. Dale A. Drozd		
18	Defendants.			
9				
20	STIPULATION			
21	Plaintiff United States of America, by and through its counsel of record, and the above-captione			
22	defendants, by and through their respective counsel of record, hereby stipulate as follows:			
23	1. By previous order, this ma	tter was set for status on September 22, 2022.		
24	2. By this stipulation, defend	ants now move to continue the status conference until		
25	September 22, 2022, and to exclude time	between September 22, 2022, and December 13, 2022, under		
26	Local Codes T2 and T4.			
27	3. The parties agree and stipu	alate, and request that the Court find the following:		
28				

- a) The grand jury returned an indictment in this case on January 28, 2021. Fourteen defendants are named in the publicly filed indictment. The names of two additional defendants who have not yet been arrested are redacted from the publicly filed indictment.
- b) On May 11, 2021, the Court signed an order substituting attorney Kresta Daly as counsel of record for defendant Christian Romero. ECF No. 162.
- c) On January 4, 2022, defendant Rosario Zamora Rojo made his initial appearance on a criminal complaint. *See* 2:21-MJ-00153-DB, ECF No. 5.
- d) On March 3, 2022, the grand jury returned a superseding indictment adding Rosario Zamora Rojo as a defendant and adding a money-laundering conspiracy charge against defendants Jose Lopez-Zamora and Erika Zamora Rojo. ECF No. 276.
- e) The government has represented that the discovery associated with this case to date includes approximately 7,720 pages of materials, including investigative reports, photographs, search warrant materials, and other documents, as well as voluminous audio and video recordings and approximately 978 recorded phone calls intercepted pursuant to the Title III wiretap in this case. All of this discovery has been either produced directly to counsel and/or made available for inspection and copying.
- f) Counsel for defendants need additional time to review the voluminous discovery in this case, to conduct independent factual investigation, to research trial and sentencing issues, to consult with their clients, and to otherwise prepare for trial.
- g) Counsel for defendants believe that failure to grant the above-requested continuance would deny them the reasonable time necessary for effective preparation, taking into account the exercise of due diligence.
 - h) The government does not object to the continuance.
- i) In addition, this case is "complex" within the meaning of 18 U.S.C.
 § 3161(h)(7)(A), B(ii) [Local Code T2], as this Court previously found in its February 10, 2021
 Order (ECF No. 103) and subsequent orders.

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1	j) Based on the above-stated findings, the ends of justice served by continuing the		
2	case as requested outweigh the interest of the public and the defendant in a trial within the		
3	original date prescribed by the Speedy Trial Act.		
4	k) For the purpose of computing time under the Speedy Trial Act, 18 U.S.C. § 316		
5	et seq., within which trial must commence, the time period of September 22, 2022 to December		
6	13, 2022, inclusive, is deemed excludable pursuant to 18 U.S.C.§ 3161(h)(7)(A), B(iv) [Local		
7	Code T4] and 18 U.S.C.§ 3161(h)(7)(A), B(ii) [Local Code T2] because it results from a		
8	continuance granted by the Court at defendant's request on the basis of the Court's finding that		
9	the ends of justice served by taking such action outweigh the best interest of the public and the		
10	defendant in a speedy trial.		
11	4. Nothing in this stipulation and order shall preclude a finding that other provisions of the		
12	Speedy Trial Act dictate that additional time periods are excludable from the period within which a trial		
13	must commence.		
14	IT IS SO STIPULATED.		
15	D. 1. C 1. 14. 2022		
16	Dated: September 14, 2022 PHILLIP A. TALBERT United States Attorney		
17	/-/ DAVID W. CDENCED		
18	/s/ DAVID W. SPENCER DAVID W. SPENCER		
19	Assistant United States Attorney		
20	Dated: September 14, 2022 /s/ Todd D. Leras		
21	Todd D. Leras Counsel for Defendant		
22	JOSE GUADALUPE LOPEZ- ZAMORA		
23	Dated: September 14, 2022 /s/ Christopher R. Cosca		
24	Christopher R. Cosca Counsel for Defendant		
25	LEONARDO FLORES BELTRAN		
26	Dated: September 14, 2022 /s/ Kresta N. Daly		
27	Kresta N. Daly Counsel for Defendant CHRISTIAN ANTHONY BOMERO		
28	CHRISTIAN ANTHONY ROMERO		

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1	Dated: September 14, 2022	/s/ Michael D. Long Michael D. Long Counsel for Defendant
2		JOAQUIN ALBERTO SOTELO
3		VALDEZ
4		
5	Dated: September 14, 2022	/s/ Martin Tejeda Martin Tejeda Counsel for Defendant
6		Counsel for Defendant ERIKA GABRIELA ZAMORA ROJO
7		
8	Dated: September 14, 2022	/s/ Dina L. Santos Dina L. Santos
9		Counsel for Defendant JOSE LUIS AGUILAR SAUCEDO
10		
11	Dated: September 14, 2022	/s/ Shari Rusk Shari Rusk
12		Counsel for Defendant ROSARIO ZAMORA ROJO
13		
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15		NDINGS AND ORDER
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